AO AO AO PER ENE Deder of Detention Pending Tr	rial	
IN LAKE CHARLES, LA UNITI	ED STATES DISTRIC	CT COURT
Western	District of	Louisiana
ROBERT NI SHEMWELL CLERK	A	
V.	ORDER	OF DETENTION PENDING TRIAL
GILBERT JOSEPH THOMAS Defendant	Case Numbe	r: 2:05CR 20135-01
In accordance with the Bail Reform Act, 18 U detention of the defendant pending trial in this case		been held. I conclude that the following facts require the
	Part I—Findings of Fact	
	federal offense if a circumstance giving ri	thas been convicted of a federal offense state se to federal jurisdiction had existed that is
an offense for which the maximum s	sentence is life imprisonment or death.	
an offense for which a maximum ter	m of imprisonment of ten years or more i	s prescribed in
a felony that was committed after th	e defendant had been convicted of two or	more prior federal offenses described in 18 U.S.C.
§ $3142(f)(1)(A)-(C)$, or comparable	state or local offenses.	
(2) The offense described in finding (1) was (3) A period of not more than five years has for the offense described in finding (1).	committed while the defendant was on relapsed since the date of conviction	elease pending trial for a federal, state or local offense. n release of the defendant from imprisonment
(4) Findings Nos. (1), (2) and (3) establish a	a rebuttable presumption that no condition mmunity. I further find that the defendan	n or combination of conditions will reasonably assure the t has not rebutted this presumption.
	Alternative Findings (A)	
X (1) There is probable cause to believe that the	he defendant has committed an offense sonment of ten years or more is prescribe	din 11119 C 8 941 at ana
☐ under 18 U.S.C. § 924(c).	mption established by finding 1 that no co	ndition or combination of conditions will reasonably assur
the appearance of the defendant as requi	Alternative Findings (B)	
(1) There is a serious risk that the defendant		
(2) There is a serious risk that the defendant	will endanger the safety of another person	on or the community.
		
Part I	I—Written Statement of Reasons f	or Detention
I find that the credible testimony and informa		
derance of the evidence that	-	
no combination of conditions, short of detention,	will reasonably assure the defendant's ap	pearance as required and the safety of others. This
drug convictions, and two parole revocations; (3)) the nature of the charges and the potent defendant's history of substance abuse: A	ial penalties; (2) defendant's record including numerous
	eight of evidence organis	
	0	·
The defendant is committed to the custody of the to the extent practicable, from persons awaiting creasonable opportunity for private consultation w	or serving sentences or being held in cus with defense counsel. Non order of a court	tention esentative for confinement in a corrections facility separate stody pending appeal. The defendant shall be afforded a of the United States or on request of an attorney for the United States marshal for the purpose of an appearance
2005	Hlenmo V.	We we
Date		ature of Judicial Officer
<i>V</i> 1	/ Alonzo P.	Wilson, U.S. Magistrate Judge

Name and Title of Judicial Officer

^{*}Insert as applicable: (a) Controlled Substances Act (21 U.S.C. § 801 et seq.); (b) Controlled Substances Import and Export Act (21 U.S.C. § 951 et seq.); or (c) Section 1 of Act of Sept. 15, 1980 (21 U.S.C. § 955a).